AN ORDINANCE

Relating to Crimes and Pun-

Sections 1.—To at ardialised by the Chipy Coursel of Salt Lake, Irdy, That wherever by the coffinance of said city the punishequest for any crime is declared to be by fine or imprisonment, or by both fine and imprisonment, are by both fine and imprisonment, are by both fine and imprisonment, are both fine childre, not want exceed ninety-nine dollars, not want imprisonment exceed case bunded

SEC. 2. Any person convicted of stealing property within the limits of said city, of value not exceeding fitty dollars, (except where by the territorial statutes such stealing is declared to be grand incressly, shall be lishle to a fine in any sum not exceeding ninety nine dollars, or to imprisonment not exceeding one hundred days, or to both fine and

imprisonment. Suc. 3. Any person scatenoed to imprisonment, for violating any ordinance of said city, may be ordered by the court passing judgment, to perform labor on the public works, or other works of said city, during the term of such impresonment; but no prisoner shall be required to perform labor more than ten bours a day, nor

n Sunday. Passed March 20th, 1877.

FERAMORZ LITTLE, Mayor.

TERRITORY OF UTAH,

This certifies that the foregoing is a true copy of the ordinance untitled "An Ordinance Relating to Oriense and Punishments," passed by the City Council of Salt Lake City the 20th day of March, A. D. 1876, as appeass of record in any office.

of Salt Laze City, this 21st day of March, A.D. 1877. JOHN T. (MINE.

JOHN T. CAINE,